

**REMARKS**

This paper is in response to the Office Action mailed February 22, 2005. By this paper claims 1-16, 23-27, and 40-43 are canceled without prejudice with applicants reserving all rights therein to file continuing applications to cover the subject matter thereof. Claims 54-56 are amended to reflect proper claim dependency and to correct minor grammatical errors. New claims 63-74 are entered. Accordingly claims 51-74 are pending upon entry of this amendment.

Applicant wishes to thank Examiner for indicating that claims 51-62 have been determined to be allowable. Claims 63-74 have been added to further protect the invention and depend ultimately from either independent claim 57 or independent claim 51.

New claims 63-74 are amply supported throughout the specification. Support for these claims may be seen, *inter alia*, at the following locations:

<u>New Claim</u>	<u>Support</u>
63	original claim 15
64	original claim 4
65	original claim 6
66	original claim 7
67	original claim 8
68	original claim 9
69	original claim 10
70	original claim 11
71	original claim 12
72	original claim 13
73	original claim 3
74	original claim 3

Serial No. 10/056,182

-7-

In light of the previously indication of allowability of claims 51-62 in the Office Action, it is respectfully submitted that all of the instant claims are now allowable.

Should the Examiner determine that anything else is desirable to place this application in even better form for allowance, the Examiner is respectfully requested to contact the undersigned by telephone.

Respectfully submitted,

WEGMAN, HESSLER & VANDERBURG

By Bruce E. Peacock  
Bruce E. Peacock  
Reg. No. 28,457

Suite 200  
6055 Rockside Woods Boulevard  
Cleveland, Ohio 44131  
216/642-3342

May 16, 2005